

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Stefan RUETZ et al

Application No: 10/019,171

Filed: October 1, 2002

For: APPLIANCE FOR DISPENSING SCENTS AND AN
AROMA STORE (SCENT CHIP)

Art Unit: 3754

Examiner:

REQUEST FOR REFUNDCommissioner for Patents
Washington, D.C. 20231Attention: Refund Section
Accounting Division
Office of Finance

Sir:

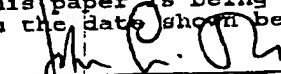
This is with reference to the deposit account statement for Deposit Account 19-2560 dated December 31, 2002.

The deposit account statement includes a charge of \$65 made on December 30, 2002 for the fee under 37 CFR 1.492(e) for providing the declaration later than 30 months from the priority date. Since the declaration that was filed on 21 December 2001 listed all five inventors and was signed by all five inventors, it is believed that no surcharge for providing the declaration later than 30 months from the priority date was required. It is therefore requested that the fee of \$65 should be refunded. Please deposit the refund in Deposit Account 19-2560.

Respectfully submitted,

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Docket: ZIP 2382Certificate of Facsimile Transmission

I hereby certify that this paper is being facsimile transmitted to the Patent and Trademark Office on the date shown below.


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To: Refund Division

Firm: US PATENT AND
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Fax: 1-703-308-6778

Your ref: 10/019,171

From: John Smith-Hill

Date: February 5, 2003

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